UBER TECHNOLOGIES, INC.,
OTTOMOTTO LLC;
OTTOMOTTO LLC;
OTTOMOTTO LLC;
Defendant.

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- Attached hereto as Exhibit 1 is a true and correct copy of Plaintiff Waymo LLC's
 Notice Regarding Trade Secret Narrowing, dated August 1, 2017.
- 3. Attached hereto as Exhibit 2 is a true and correct copy of Plaintiff's List of Asserted Trade Secrets Pursuant to Cal. Code Civ. Proc. Section 2019.210, dated March 10, 2017, which was attached as Exhibit 1 to the Declaration of Jordan Jaffe in support of Waymo's Motion for Preliminary Injunction.
- Attached hereto as Exhibit 3 is a true and correct copy of excerpted pages from Plaintiff's Supplemental Objections and Responses to Uber's First Set of Interrogatories (Nos. 1-11), dated August 1, 2017.
- 5. Attached hereto as Exhibit 4 is a true and correct copy of which was attached as Exhibit 4 to the Declaration of Jordan Jaffe in support of Waymo's Motion for Preliminary Injunction.
- 6. Attached hereto as Exhibit 5 is a true and correct copy of the which was attached as Exhibit 5 to the Declaration of Jordan Jaffe in support of Waymo's Motion for Preliminary Injunction.
- 7. Attached hereto as Exhibit 6 is a true and correct copy of Waymo's which was attached as Exhibit 6 to the Declaration of Jordan Jaffe in support of Waymo's Motion for Preliminary Injunction.
- 8. Attached hereto as Exhibit 7 is a true and correct copy of dated July 8, 2015, which was attached as Exhibit 18 to the Declaration of Jordan Jaffe in support of Waymo's Motion for Preliminary Injunction.

claims is necessary, as set forth in Exhibit 1 to the Declaration of Rudy Kim in Support of the Motion to Strike.

- 19. Pursuant to Local Rule 6-3, Uber requests an order to shorten time for the briefing and hearing schedule for the Motion to Strike. The deadline for close of fact discovery and opening expert reports is August 24, and responsive expert reports are due September 7. The shortened briefing and hearing schedule is necessary given these upcoming deadlines, which all occur before the September 11 hearing date for this motion under normal court rules, such that Uber would be severely prejudiced in the absence of a shortened schedule.
- 20. On August 7, 2017, my colleague Rudy Kim and I met and conferred with Waymo's counsel and the Special Master about a shortened briefing and hearing schedule for the Motion to Strike. The Special Master proposed that Waymo file its opposition by August 11, 2017 at noon. Waymo's counsel indicated that, at the time, it could neither agree or object to that deadline. The parties therefore were unable to discuss the remainder of the briefing schedule, nor the date for oral argument.
- 21. After the meet and confer, I emailed Waymo's counsel requesting confirmation that Waymo would file its opposition on shortened time, i.e., on August 11, 2017 at noon, as proposed by the Special Master. As of the time of the filing of this motion, Waymo had not yet responded. Attached hereto as Exhibit 17 is a true and correct copy of the email.
 - 22. The schedule in this case has previously been modified as follows:
 - The parties stipulated to an extension of the deadline to file an answer or otherwise respond to the Amended Complaint to April 28, 2017 (Dkt. 72);
 - The trial date was continued from October 2, 2017 to October 10, 2017 (Dkt. 563).
- 23. The requested time modification would not have an effect on the schedule for the case.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed this 7th day of August, 2017, in San Francisco, California.

/s	/ Esther	Kim	Chang	

ESTHER KIM CHANG ATTESTATION OF E-FILED SIGNATURE I, Arturo J. González, am the ECF User whose ID and password are being used to file this Declaration. In compliance with General Order 45, X.B., I hereby attest that Esther Kim Chang has concurred in this filing. Dated: August 7, 2017 /s/ Arturo J. González ARTURO J. GONZÁLEZ